

Iron County Register.

Baxter Broadwell

BY ELI D. AKE.

OUR GOD, OUR COUNTRY, AND TRUTH.

TERMS—\$1.50 a Year, in Advance.

VOLUME XIII.

IRONTON, MO. THURSDAY, MARCH 18, 1880.

NUMBER 35.

ORDER OF PUBLICATION.
In the Circuit Court of Iron county, Mo., in vacation—February 7, 1880.
The State of Missouri at the relation and to the use of James Buford, collector of the revenue of Iron county, Mo., against

F. J. Miller, Frank J. Miller, and all unknown interested parties.
[Action to Enforce Payment of Taxes.]
Now at this day comes the plaintiff, James Buford, collector of the revenue of Iron county, Missouri, and files his petition and affidavit, setting forth, among other things, that the defendants are non-residents of the State of Missouri, and cannot be summoned in this action by the ordinary process of law; it is, therefore, ordered by the clerk of the circuit court of Iron county, Mo., in vacation, that publication be made, notifying said defendants aforesaid, that an action has been commenced against them in the circuit court of said county, the object and general nature of which is to enforce the lien of the State of Missouri for back taxes for the years 1876 to 1878 inclusive, upon the following real estate, situated in Iron county Missouri, belonging to said defendant, to wit:

The west half of lots 3 and 4 of the northeast quarter and lots 5 and 6 of the northeast quarter of section 34, in township 34, range 2 west;

(An itemized statement in the nature of a tax bill, showing the amounts of taxes now due on said real estate, for the years aforesaid, amounting in the aggregate to the sum of \$29.85 is filed with said petition, as provided by law.)
And unless they be and appear at the next term of said court, to be held for the county of Iron, and State of Missouri, at the courthouse, in said county, on the fourth Monday in April next, 1880, and on or before the sixth day thereof, (if the term shall so long continue, and, if not, then before the end of the term), and plead, answer or demur to said plaintiff's petition, the same will be taken as confessed, judgment rendered in accordance with the prayer of said petition, and said real estate, or so much thereof as may be necessary to satisfy said judgment, interest and cost, be sold under a special fieri facias to be issued thereon.

It is further ordered that a copy hereof be published according to law in the Iron County Register, a weekly newspaper published in said county of Iron, and State of Missouri. JOS. HUFF, Clerk.

Attest, with seal, this 7th day of February, 1880.
(SEAL.) JOS. HUFF, Clerk.
Iron Co. circuit court.

ORDER OF PUBLICATION.
In the Circuit Court of Iron county, Missouri, in vacation—February 7th, 1880.
The State of Missouri, at the relation and to the use of James Buford, collector of the revenue of Iron county, Mo., against

Peter Morris, John F. T. Edwards, and all unknown interested parties.
[Action to Enforce Payment of Taxes.]
Now at this day comes the plaintiff, James Buford, collector of the revenue of Iron county, Missouri, and files his petition and affidavit, setting forth, among other things, that the defendant, Peter Morris, is a non-resident of the State of Missouri, and cannot be summoned in this action by the ordinary process of law; it is, therefore, ordered by the clerk of the circuit court of Iron county, Missouri, in vacation, that publication be made, notifying said defendant, Peter Morris, that an action has been commenced against him in the circuit court of said county, the object and general nature of which is to enforce the lien of the State of Missouri for back taxes for the years 1877, 1878, 1879, 1880, 1881, 1882, 1883, 1884, 1885, 1886, 1887 and 1888, on the following real estate, situated in Iron county, Missouri, belonging to said defendant, to wit:

The southeast quarter of section 20, in township 35, range 2 west;

(An itemized statement in the nature of a tax bill, showing the amount of taxes now due on said real estate, for the years aforesaid, amounting in the aggregate to the sum of \$41.60, is filed with said petition, as provided by law.)

And unless they be and appear at the next term of said court, to be held for the county of Iron, and State of Missouri, at the courthouse, in said county, on the fourth Monday in April next, 1880, and on or before the sixth day thereof, (if the term shall so long continue, and, if not, then before the end of the term), and plead, answer or demur to said plaintiff's petition, the same will be taken as confessed, judgment rendered in accordance with the prayer of said petition, and said real estate, or so much thereof as may be necessary to satisfy said judgment, interest and costs, be sold under a special fieri facias to be issued thereon.

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David W. Farrar, Daniel H. Reed and Jas. Greason.
[Action to Enforce Payment of Taxes.]
Now at this day comes the plaintiff, James Buford, collector of the revenue of Iron county, Mo., and files his petition and affidavit, setting forth, among other things, that the defendants, David W. Farrar and Daniel H. Reed, are non-residents of the State of Missouri, and cannot be summoned in this action by the ordinary process of law; it is, therefore, ordered by the clerk of the circuit court of Iron county, Mo., in vacation, that publication be made, notifying said defendants, David W. Farrar and Daniel H. Reed, that an action has been commenced against them in the circuit court of said county, the object and general nature of which is to enforce the lien of the State of Missouri for back taxes for the year 1878, on the following real estate, situated in Iron county, Missouri, belonging to said defendant, to wit:

North half of the northeast quarter, and northeast quarter of the northwest quarter, of section 15, township 33, range 4 east; (An itemized statement in the nature of a tax bill, showing the amounts of taxes now due on said real estate, for the years aforesaid, amounting in the aggregate to the sum of \$1.92, is filed with said petition, as provided by law.)

And unless they be and appear at the next term of said court, to be held for the county of Iron, and State of Missouri, at the courthouse, in said county, on the fourth Monday in April next, 1880, and on or before the sixth day thereof, (if the term shall so long continue, and, if not, then before the end of the term), and plead, answer or demur to said plaintiff's petition, the same will be taken as confessed, judgment rendered in accordance with the prayer of said petition, and said real estate, or so much thereof as may be necessary to satisfy said judgment, interest and cost, be sold under a special fieri facias to be issued thereon.

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North half of the northeast quarter, and northeast quarter of the northwest quarter, of section 15, township 33, range 4 east; (An itemized statement in the nature of a tax bill, showing the amounts of taxes now due on said real estate, for the years aforesaid, amounting in the aggregate to the sum of \$1.92, is filed with said petition, as provided by law.)

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At the charter election at Middle town, N. Y., on the 9th inst., five women nominated by the Democrats were elected members of the Board of Education over five men. The Republicans elected President, Collector and two trustees and the Democrats two trustees. Over 100 women voted for school officers.

Butler county, Ala., claims to have the smallest human being known to exist at the present time. The name of this Lilliputian specimen is Miss Canady, of Oakley Streak. She is fifteen years old and is scarcely the size of the usual two-year-old child. She has not grown any since her second year, owing to a long attack of sickness.

E. E. Meredith, commonwealth's attorney of Prince William county, Va., was ordered to jail Monday of last week for refusing to recognize Chas. G. Howerton, the new judge, and the deputy sheriff was committed for refusing to recognize the old judge. Both judges opened and adjourned the court through a mutual understanding, in consequence of Judge Weedon contending that he is still in office.

By the new liquor law of Virginia, wholesale dealers are required to pay a specific tax of \$350 and 1 of 1 per cent on gross amount of sales. Retail dealers pay a specific tax of \$62 50 in towns or villages of 1000 inhabitants or less, and \$125 in cities and towns exceeding 1000 inhabitants, and additional tax of 1 1/2 per cent on purchases, but for sale of malt liquors only in the country, or in towns under 5000 inhabitants the tax is \$50.

A short time ago a colored Methodist preacher, living a few miles from St. Helena, La., was "silenced" by the bishop, but persisted in preaching. And a few days afterwards, another preacher was put in charge of his church, the congregation objecting to the change, when clubs were brandished, knives drawn, and any amount of chin music worked off, when it wound up by setting fire to the church. The fire was put out and did but very little damage to the building. A warrant was issued, and the belligerents brought before his honor Judge Pipes, who put them under bond.

Education.
Ed. Register—
If, in your judgment, fifteen years of experience as teacher in the public schools of Missouri qualifies one to write concerning them, you may publish this as an introductory to a series of articles on our public school instruction. In this, I wish to call attention to the paramount importance of education in general. With but few exceptions, communities do not put forth efforts to obtain a liberal education for their children commensurate with the importance of an education. Education is almost life itself. Yea, true education, in things pertaining to God, is "eternal life"; for it is written: "This is life eternal, that they might know thee, the only true God, and Jesus Christ whom thou hast sent."—John 17: 3.

Yea, education,—real education,—which not only cultivates and expands the powers of the mind, but cultivates and purifies the heart also, is both civil and eternal liberty. And this liberty Jesus doth freely offer to all who will be educated by him. As it is written: "If the Son therefore shall make you free, ye shall be free indeed."—John 8: 36.

Let parents, then, not forget to cultivate the hearts of their children by instructing them concerning their relations to God, their creator and final Judge.

I have said that education is civil liberty. Let the intelligent reader look back upon the condition of nations and see how hardly have intelligent nations been kept in servitude. Education, therefore, is life and liberty. Would you leave a free and happy posterity behind you, you must educate. Would you leave a prosperous community in all respects, you must educate. If you would not have all the noble enterprises you have put on foot to fail and come to naught when you are laid unto your fathers, you must educate.

My dear readers, let fifty years roll away, and we will have left our Country and Church to the care of generations, the training of whom is now committed to us. And our Country and Church will be just what we now choose to make of these dear boys and girls by way of education.

Would you leave all the interests of our free country, and of the Redeemer's kingdom in the hands of those who will begin where you leave off,

and further the work of elevating our people and of saving souls? Then you must educate the rising generations or we will retrograde.

Oh! can you not see that education is everything, and that the half is not being done that should be done? Our people are not sufficiently awake to its importance.

As I stand, in my imagination, at one of the depots on one of our great railroads, and see train after train pass, each signaling that another is to come after it, I am reminded of that train of Little Folks who are coming after us. I think of the track over which they are to come. The queries arise, Are we clearing the track for them? Are we laying safe railroads? Or, are we leaving obstacles there to throw them off of the road to further freedom and prosperity? Oh! let the fathers, mothers, and leaders see to it that the trains just on behind us are not wrecked over our indifference, or obstacles. It seems to me that if one cannot help them on, they ought, at least, get out of their way.

Fathers and mothers, we appeal to you in behalf of the interests of your children, and of all things dear to a free people, not to spare anything in your power to give your children a liberal education. God has blessed you in giving you those dear boys and girls. You can make them a ten-fold more blessing to you by giving them a liberal education. We beseech you, therefore, for your own sake, the country's sake, and the sake of the church, to spare no pains, nor sacrifice, in discharging this most solemn duty.

Father, would you elevate that son to positions of honor and influence? You must educate him. Would you rear a bulwark in defense of his morals? Would you defend him against designing impostors? Would you have him hold on to the positions you leave him, and add thereto? Then you must educate for these things.

Finally, what makes the difference between the brute creation and man? Is it not education? If, then, it is education, is not that person highest above the brute creation who is most truly and highly educated?

Oh! friends, educate—educate your children!

Although there is not that general inter-act manifested that should be, yet we are glad to know that the cause of education steadily advances, and that most of our citizens in this community have manifested a good interest.

Fearing I have already been too lengthy, I will close with the promise of something soon, bearing directly upon the management of our public schools. Yours, Respectfully,

N. O. SOWERS.

Tilden and Anti-Tilden.

The Presidential prospects of both parties form the staple topic at the capital, says an Albany correspondent to the New York Sun, under date of March 8th. There is a freedom of criticism on all sides quite at variance with the usual regard for party discipline. Many Democrats devote much of their time to savage attacks on Tilden, while a considerable body of Republicans go about asserting that if Grant is nominated he cannot possibly be elected. The lines are not drawn between the factions of the two parties.

A well-known New Yorker—an office-holder under Tammany Hall—was here last week big with a plan for compromising Democratic differences. He said: "The holding of a separate convention by Tammany is not intended as a menace, but is in the nature of a necessity. The regularity of Tammany was conceded by the last State convention. Its delegates were admitted, and its representatives were awarded positions on all the leading committees. Their subsequent withdrawal could only have been avoided by the nomination of some other candidate than Lucius Robinson. The bolt was no afterthought, and was not an act of party treachery. For months before the convention it was perfectly well known that Tammany Hall could not be brought to the support of Gov. Robinson, and that if he was named her delegates would withdraw. With this knowledge they were admitted; and when they had exhausted every effort to effect a compromise—and not before—they left. But they gave up their places in the State Committee, and to that extent, at least, they forfeited their claim to the support of Gov. Robinson, and that if he was named her delegates would withdraw. With this knowledge they were admitted; and when they had exhausted every effort to effect a compromise—and not before—they left. But they gave up their places in the State Committee, and to that extent, at least, they forfeited their claim to the support of Gov. Robinson, and that if he was named her delegates would withdraw. With this knowledge they were admitted; and when they had exhausted every effort to effect a compromise—and not before—they left. But they gave up their places in the State Committee, and to that extent, at least, they forfeited their claim to the support of Gov. Robinson, and that if he was named her delegates would withdraw. With this knowledge they were admitted; and when they had exhausted every effort to effect a compromise—and not before—they left. 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